

Case Docket No. GNE.3230R1C39

Date: January 16, 2003

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s)

Eaton et al.

Appl. No.

10/063,557

Filed

May 2, 2002

For

SECRETED AND

TRANSMEMBRANE

POLYPEPTIDES AND NUCLEIC ACIDS ENCODING

THE SAME

Examiner

Unknown

Group Art Unit:

1646

I hereby certify that this correspondence and all marked attachments are being deposited with the United States Postal Service as first class mail in an envelope addressed to United States Patent and Trademark Office, P.O. Box 2327. Arlington, VA 22202, on

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AnneMarie Kaiser, Reg. No. 37

#### TRANSMITTAL LETTER

United States Patent and Trademark Office P.O. Box 2327 Arlington, VA 222021

Dear Sir:

Enclosed for filing in the above-identified application are:

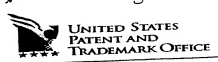
- A Sequence Submission Statement. (X)
- A paper copy of Sequence Listing and diskette containing Sequence Listing in computer (X) readable format.
- A copy of the Notice to Comply. (X)
- Amendment. (X)
- The Commissioner is hereby authorized to charge any additional fees which may be required, or (X) credit any overpayment, to Account No. 11-1410.
- Return prepaid postcard. (X)

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P3230 RIC3°

Commissioner for Patent Washington, DC 2023 www.uspto.go

FIRST NAMED APPLICANT FILING/RECEIPT DATE APPLICATION NUMBER Dan L. Eaton 05/02/2002 10/063,557

ATTORNEY DOCKET NUMBER

10466/332

28457 BRINKS HOFER GILSON & LIONE P.O. BOX 10395 CHICAGO, IL 60610



#### NOTICE TO COMPLY WITH REQUIREMENTS FOR PATENT APPEICATIONS CONTAINING NUCLEOTIDE SEQUENCE AND/OR AMINO ACID SEQUENCE 2002 **DISCLOSURES** GENENTECH, INC.

Filing Date Granted

LEGAL DEPT.

Applicant is given TWO MONTHS FROM THE DATE OF THIS NOTICE within which to file the items indicated below to avoid abandonment. Extensions of time may be obtained under the provisions of 37 CFR 1.136(a).

- This application does not contain, as a separate part of the disclosure on paper copy, a "Sequence Listing" as required by 37 C.F.R. 1.821(c) Applicant must provide an initial paper or compact disc copy of the "Sequence Listing", as well as an amendment directing its entry into the application and a statement that the content of the sequence listing information recorded in computer readable form is identical to the written (on paper or compact disc) sequence listing and, where applicable, includes no new matter, as required by 37 CFR 1.821(e), 1.821(f), 1.821(g), 1.825(b), or 1.825(d). If the effective filing date is on or after September 8, 2000, see the final rulemaking notice published in the Federal Register at 65 FR 54604 (September 8, 2000) and 1238 OG 145 (September 19, 2000).
- A copy of the "Sequence Listing" in computer readable form has not been submitted as required by 37 C.F.R. 1.821(e). If the effective filing date is on or after September 8, 2000, see the final rulemaking notice published in the Federal Register at 65 FR 54604 (September 8, 2000) and 1238 OG 145 (September 19, 2000). Applicant must provide an initial computer readable form (CRF) copy of the "Sequence Listing" and a statement that the content of the sequence listing information recorded in computer readable form is identical to the written (on paper or compact disc) sequence listing and, where applicable, includes no new matter, as required by 37 CFR 1.821(e), 1.821(f), 1.821(g), 1.825(b), or 1.825(d). If applicant desires the sequence listing in the instant application to be identical with that of another application on file in the U.S. Patent and Trademark Office, such request in accordance with 37 CFR 1.821(e) may be submitted in lieu of a new CRF.

For questions regarding compliance to these requirements, please contact:

- For Rules Interpretation, call (703) 308-4216
- To Purchase Patentin Software, call (703) 306-2600
- To Purchase Patentin Software, call (703) 306-2000

  For Patentin Software Program Help, call (703) 306-4119 or e-mail at patin21help@uspto.gov or patin3help@uspto.gov

  Jan 18, 2003 | Seq. Listing

A copy of this notice <u>MUST</u> be returned with the reply.



COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMARK OFFICE
WASHINGTON, DC 20231

# Notice of Improper Benefit Claims under 37 CFR 1.78

The benefit claims to prior-filed applications in the instant application are improper because (1) a clear indication of the relationship of the prior-filed nonprovisional applications as required by 37 CFR 1.78 indication of the relationship of the prior-filed nonprovisional application directly claiming the benefit of a has not been submitted; and/or (2) the nonprovisional application directly claiming the provisional provisional application was not filed within twelve months from the filing date of the provisional application.

To expedite the processing of the instant application, the Office has attempted to capture all of the benefit claims submitted by the applicant (shown as continuity data on the filing receipt). One way the Office does this is to use the continuity data as recorded in one of the prior-filed nonprovisional applications. Accordingly, the benefit claims as captured by the Office may not be correct. It should be noted that the capturing of any benefit claim by the Office does not make an otherwise improper benefit claim proper.

Applicant should review each benefit claim submitted and, if appropriate, provide the proper reference to the prior-filed applications as required by 37 CFR 1.78. For nonprovisional applications. A proper reference must include an indication of the relationship of the prior-filed applications. A proper relationship includes an identification of each nonprovisional application as a continuation, divisional relationship includes an identification of the immediate prior-filed nonprovisional application for which a or continuation-in-part application of the immediate prior-filed nonprovisional application of the entire chain of benefit is claimed under 37 CFR 1.78 in order to establish copendency throughout the entire chain of benefit is claimed under 37 CFR 1.78 in order to establish copendency throughout the benefit of a provisional benefit is claimed under 37 CFR 1.78 in order to establish copendency throughout the entire chain of benefit is claimed under 37 CFR 1.78 in order to establish copendency throughout the entire chain of benefit is claimed under 37 CFR 1.78 in order to establish copendency throughout the entire chain of benefit is claimed under 37 CFR 1.78 in order to establish copendency throughout the entire chain of benefit is claimed under 37 CFR 1.78 in order to establish copendency throughout the entire chain of the provisional application. The prior-filed applications that directly claims the benefit of a provisional application that directly claims the benefit of a provisional application of the provisional application as a continuation.

Applicant should file the required reference for each benefit claim within TWO MONTHS from the mail date of this notice. Failure to timely file the required reference may result in the application being examined with an incorrect benefit claim.

The Office's automated system to record and capture benefit claims is only capable of recording benefit claims for 400 prior-filed applications. Therefore, the Office is unable to generate a filing receipt claims for 400 prior-filed applications even though applicant is entitled to containing benefit claims for more than 400 prior-filed applications. Accordingly, applicant should not submit benefit claims for more than 400 prior-filed applications a proper reference under 37 CFR request a corrected filing receipt to include: (1) a benefit claim prior to a proper reference under 37 CFR to being submitted; or (2) benefit claims for more than 400 prior-filed applications.

Any new benefit claim must be made within the time period set forth in 37 CFR 1.78, unless the benefit claim is accompanied by a grantable petition to accept an unintentionally delayed benefit claim under 37 CFR 1.78.



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## ATTACHMENT TO "NOTICE TO COMPLY WITH REQUIREMENTS...SEQUENCE DISCLOSURES"

Any reply including a sequence listing in electronic form should NOT be sent to the 20231 zip code address for the United States Patent and Trademark Office, and instead should be submitted using one of the following methods:

- 1. Electronically submitted through EFS-Bio (<a href="http://www.uspto.gov/ebc/efs/downloads/documents.htm">http://www.uspto.gov/ebc/efs/downloads/documents.htm</a>, EFS Submission User Manual ePAVE)
- 2. Mailed to:

U.S. Patent and Trademark Office Box Sequence, P.O. Box 2327 Arlington, VA 22202

- 3. Mailed by Federal Express, United Parcel Service or other delivery service to:
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